COVER PAGE

IA 145-1403

LEAD

LOS ANGELES

contact with U.S. Attorney and Assistant U.S. Attorney regarding information developed concerning the Los Angeles "Free Press" to ascertain if an ITOM violation may be present.

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FEDERAL BUREAU OF INVESTIGATION

Copy to:	2 - USA, Los Angeles (ATTN: AUSA
Report of: Date:	Office: Los Angeles, California
Field Office	e File #: 145-1403 Bureau File #:
Title:	ARTHUR GLICK KUNKIN, dba LOS ANGELES FREE PRESS
}	•
Character:	INTERSTATE TRANSPORTATION OF OBSCENE MATTER
Synopsis:	Transportation of Obscene Matter (ITOM) violation involved in advertisements for hard-core pornography appearing in the "Los Angeles Free Press". The "Los Angeles Free Press" is a weekly avant-garde newspaper generally considered anti-establishment in tenor. ARTHUR GLICK KUNKIN, FBI Number 373 432 C, is the founder, owner, and current publisher-editor of this publication. Background of KUNKIN and the "Los Angeles Free Press" set out. Samples of classified advertisements for pornography set out along with comments regarding KUNKIN in response to criticism of the paper and its advertisements. KUNKIN appeared before the Federal Commission on Obscenity and Pornography, and his comments are set out. [This document contains neither mecommendations nor conclusions of the FBI. It is the property of t
DET	AILS: side your agency. This is in enswer to your request for
reg mat eff of	This investigation is based upon a request from U. S. Attorney, Los Angeles, for investigation identify the operators of the "Los Angeles Free Press". has observed that there are advertisements appearing gularly in the publication which offer hard-core pornographic cerial for sale and desires investigation in an Cort to develop evidence of an Interstate Transportation Obscene Matter (ITOM) violation or a possible violation the Mailing of Obscene Matter statutes.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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On November 30, 1970, Assistant U. S. Attorney advised his office desires background information regarding this publication and the individuals who operate it. The particular thrust of the Federal interest would be to determine how culpable the management is regarding the advertisements for pornography which appear in the publication. Regarding the advertising process, he would like to know if there is any screening of the ads done and whether the advertising manager or other individual who establishes policy for the publication realizes the type of advertisements in the paper. His office desires to know if any individual can place any ad he wants in the paper and whether the management makes any efforts to screen out ads which might be improper or lead to illegal activities.

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The "Los Angeles Free Press" is a weekly newspaper which currently maintains its offices at 7813 Beverly Boulevard, Los Angeles, California, 90036. Its headquarters were first established in June 1964, in the basement of the Fifth Estate, 8226 Sunset Boulevard, Los Angeles, where it published its finished edition. Due to increased circulation and the need for larger quarters, it moved to 5903 Melrose Avenue, then to 938 North Fairfax Avenue, and then to its current location.

ARTHUR GLICK KUNKIN, founder, is the current publisher and editor of the "Los Angeles Free Press". He maintains his office at the newspaper's headquarters. KUNKIN has been a resident of the Los Angeles area since the early 1950's. He registered his affiliation with the Peace and Freedom Party on 12/29/67, giving his occupation as "newspaper man".

KUNKIN was graduated from Bronx High School in New York City in 1946. He attended Los Angeles Trade Technical College, Los Angeles, California, during 1951, completing a machine shop course. He was employed as a machinist in the Los Angeles area from 1951 through 1958.

From 1958 through 1964, he was self-employed as Arthur Kunkin Art Mimeographing and Printing in the Los Angeles area.

In a required "Statement of Ownership, Management, and Circulation" filed on October 15, 1968, with the U. S. Post Office at Los Angeles in connection with its second class mailing permit, ARTHUR GLICK KUNKIN, Publisher and Editor, reported a current weekly press run of 92,000 copies. Total paid circulation was reported as 85,000 with 14,000 copies being mail subscriptions.

A Dun and Bradstreet Business Information Report on the "Los Angeles Free Press" dated April 5, 1968, reflected that as of June 30, 1967, it had yearly sales of approximately \$400,000, was worth \$50,000, and had 50 employees. This report further noted its operations were twofold in nature. It published a weekly newspaper with income from subscriptions and advertising. It also operated the Free Press Bookstore opened in 1966, where it engages in the retail sale of books and magazines as well as adult books. The business was originally started by ARTHUR KUNKIN in 1964, and formerly operated by him as a proprietorship. It was incorporated in California on January 22, 1968, by the following individuals:

ARTHUR KUNKIN
President
Secretary
Treasurer

The current issue of the "Los Angeles Free Press" for November 27, 1970, through December 3, 1970, shows the following editorial staff:

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Newspaper

Mess

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In Two Parts: Part One Copyright 1970 The Los Angeles Free Pre places

1970 ന്

- Dec.

Nov. 27

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7813 Beverly Blvd. Los Angeles, Calif. 90036 (213) 937-1970

Publisher···· Arthur Kunkin Sec'y. to Publ. Sue-Sue Editor-in-chief Paul Eberle Managing Editor Brian Kirby

Senior Editor Lawrence Lipton Assoc. Editor Chris Van Ness Music Editor..... John Carpenter City Editor Judie Lewellen Staff Writers...... Dennis Levitt

. Sue Marshall Military Editor D.D., D.D.T. Production Manager . . . M. Kingdom

Ed Sanders

Production Assistant.... Sir Michael of Silverlake

Proofreader Arthur Ross Computyper Felix Flexowriter

Office Manager ... Harold Brashears Asst. Office Manager Linda Maintenance EngineerBill D. Display Advertising.... FBBJS&R

ReceptionistJeanne Classified Ads..... Frodo Circulation & Subs Joan, Elise, Connie & Chris

Calendar Kitty Jay Photolithography Uncle Tom Andy Kent

Art Dept...... Wolf Face, K.S.K. epb, Mao & Better Head

Not responsible for cash enclosed in mail. Second class postage paid at Los Angeles, California. Published weekly. Subscriptions: \$6 per year in the U.S.,\$8.60 elsewhere in the Americas, \$10.15 elsewhere in the World. First Class or Air Mail rates upon request. Unsolicited manuscripts and artwork that we do not publish will be destroyed three weeks after receipt unless accompanied by fullsized, stamped, self-addressed return envelope. Volume 7,No.48, (whole no. 332). Nov.27,1970.

\$6.00 Per Year

	the morning iggues from January through J	is noted that in be
	In addition to the newspaper, the from the publications operated the Free Prugget North Fairfax, Los Angeles, with its office at 940 North Fairfax.	ress bookstore,
	Regarding the previously listed of the "Los Angeles Free Press", records County Registrar of Voters listed Miss	of the Los Angeles
Γ		giving her
	occupation as "Business Manger", when she her affiliation with a major political particular particu	registered rty on March 3, 1968.
	is the wife of	·
ſ	As Mrs	<u> </u>
L	she registed her affi	liation with the
	Pages and Prooder Party on December 7, 19	969. giving
	han occupation as "artist". The LOS Ange	Tes lies tress
	The amounted was incorporated in the Stat	e or carrounta
	on January 16, 1968. Articles of Incorpo	pration Number 242401
	set forth the following:	
	25,20	To engage in the publication sale, and distribution of a weekly newspaper
	Principal Office I	Los Angeles County
	Directors	ARTHUR KUNKIN
	·	All giving their address
	я	as 938 North Fairlax Avenue
	. I	Los Angeles, California

Stock

30,000 shares of nonassessable stock having a par value of \$1 per share

A Fictitious Business Name Certificate Number 68-13297 was filed by the Los Angeles Free Press, 938 North Fairfax Avenue, Los Angeles, California on August 21, 1968. The firm was listed as being composed of ARTHUR G. KUNKIN of the same address.

The following is a physical description of

KUNKIN:

ARTHUR GLICK KUNKIN Name Male Sex White Race March 28, 1928 Date of Birth New York City Place of Birth 518" Height 150 pounds Weight Brown (long) Hair 6161 Temple Hill Drive -Residence Los Angeles, California 373 432 C B1882310 FBI Number 373 California Drivers License Number

As of October 1958, KUNKIN was employed by the General Motors Corporation, Jig and Fixtures Department, 2700 Tweedy Boulevard, South Gate, California, and resided at 8634 South Alburtis Avenue, Whittier, California. This employment began in 1955.

As of October 1961, KUNKIN was residing at 3014 Glenn Avenue, Los Angeles, and self-employed as Arthur Kunkin Art Mimeographing and Printing, 4430 East Slauson Avenue, Maywood, California.

		APPESTED OF		DISPOSITION
CONTRIBUTOR OF FINGERPRINTS	NAME AND NUMBER	ARRESTED OR RECEIVED	CHARGE	DISPOSITION
Army	Arthur Glick Kunkin #US 56 109 161	11-5-52 Los Angel Calif	.es	
SO Los Angeles Calif	Arthur Glick Kunkin #C-304651	10-26-65	F:A(traf warr)	dism on chg of BHMC Warr traf 24252, 4000a, 40508.
	Residence: Hwd.	Calif :		
PD Los Angeles Calif	Arthur Glick Künkin #LA 814 607-K	9-22-68	148 PC(interfer- ring) Misd	8
	Residence: 616	Temple	Hill Drive	·
SO Los Angeles Calif	Arthur Glick Kinkin #D-308048	10-14-69	rec stln prop 2 counts	
	Residence: Los	Angeles	Calif	
		-8-		

On June 10, 1970, KUNKIN was convicted in Los Angeles Superior Court of the Theft of Government Records involving the receipt and publishing of a list of names, addresses, and telephone numbers of 80 undercover State Narcotics Agents. KUNKIN was fined \$1,000 and placed on three years probation. Also convicted was a reporter, and a former mail clerk in the California Attorney General's Office. Details of this arrest and conviction are set out in the following newspaper accounts along with the comments of ARTHUR KUNKIN regarding this conviction:

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Editor of Free Press Fined for Receiving List of State Agents

BY RON EINSTOSS

Times Staff Writer

The editor-publisher of the Los Angeles Free Press was fined \$1,000 and one of his former reporters was fined \$500 Friday for receiving stolen property—a roster of state narcotic agents.

Superior Judge Harold J. Ackerman levied the fines as conditions of three-year probation terms he ordered for Arthur G. Kunkin, 42, sole owner of the weekly publication, and Gerald R. Applebaum, 26, who now edits an underground newspaper in Berkeley.

Although placed on probation, the defendants remain convicted of a felony. Their attorneys said they would appeal.

In a brief statement before sentencing Kunkin and Applebaum, Judge Ackerman said the publication last year of the names, addresses and telephone numbers of the agents represented "a reckless disregard of the obvious consequences."

Many of the agents and their families, according to Dep. Atty. Gen. Honald N. George and Dep. Dist. At-

ty. Alex Kahanowicz, had been subjected to various forms of harassment, including obscene telephone calls and threats.

"The simplest mind," Ackerman said, "should know that there are types of people who would engage in such harassment."

The court told Kunkin his revelations were unnecessary and suggested that the Free Press could have accomplished the same purpose if it had "attacked the Secret Police" editorially.

Attorneys Walter King and Mel Albaum, who represented the defendants, said that the convictions have "chilling" constitutional ramifications.

If the convictions are allowed to stand, they said, it will be unsafe for newspapers to publish anything except government releases because any such information might be stolen.

After first noting that is traditional for the American press to in(Indicate page, name of newspaper, city and state.)

<u>II-</u>l Los Angeles Times Los Angeles, Calif.

Date: 8/29/70
Edition: Saturday Final
Author:

Editor:

vestigate and criticize government—"and properly so (for) without it government might not perform its assigned tasks"—Ackerman said that "there always is a danger that over-broad application of criminal law will have a deterring effect on press criticism of government."

However, he added, he did not think this was the case in the matter before him

Kunkin, Applebaum and the Free Press as a corporation were convicted by a jury last month of receiving property stolen by Jerry M. Reznick, 24, a former mail clerk in the state attorney general's office.

Reznick was found guilty by Judge Ackerman on two counts of stealing government records and was fined \$500.

The attorneys for Kunkin and Applebaum contended during the trial that the documents were public, rather than private property, and that there was no evidence the defendants knew them to be stolen.

Kunkin, in a six-page letter to the court, protested that he was acting only as a journalist and not a criminal, and that as such,

he was entitled to examine any public documents not classified or marked confidential.

He said the case against him establishes a dangerous new doctrine—"The George (the name of one of the prosecutors) Doctrine"—which would give the government the right to declare as private property anything it does not want the public to see.

George told the court the case is not one of "freedom of the press" and that the publication of the agent's names was not part of the charges against the defendants.

The case, he said, was one of their receiving property they knew to be stolen.





(Mount Clipping in Space Below)

(Indicate page, name of newspaper, city and state.)

Pg.1 Free Press Los Angeles, Calif.

Date: Edition:

7/17-23/70 Weekly

Author:

Editor:

Title:

ART KUNKIN "

The jury had been out for six days, days in which we had been sitting in the Mexican restaurant next to the courthouse drinking endless Kafkaesque nightmare called "The Wait," when the buzzer rang; the jury had a verdict.

And I must confess (because all of us have a certain lesson to learn in this) that I sat there for the next minutes like a stupid fool, certain, despite all that I intellectually know about the prejudice of an American jury, that after hearing the

lack of evidence in the five week trial the jury could not possibly find former Freep reporter Jerry Applebaum, the LA Free Press Corporation, and myself guilty of the phony and absurd charge of receiving stolen property.

At the beginning of the trial, we defendants and our attorneys, Walter King and Mel Albaum, knew that the jury had been "purified" by the prosecution. There were very few blacks or young people to begin with in the panels we had to choose jurors from, and when the prosecution finished with their

· challenges, there wasn't a young face or black face there.

All that was left in the jury box were middle-class, middle-nged suburbanite types; retired men and women; and some city employees; and a few nondescript unemployed types. The youngest person on the jury was a woman in her thirties who was a member of the District Attorney's Law Enforcement Advisory Council, and we left her on because she, at least, was a college graduate. There was no reason to have illusions about that jury and yet, as the trial ended we were sure that reason would prevail.

Well, reason did not prevail and, if our experience means anything, it is not likely that reason cups of coffee and feeling part of a , will prevail in an Amerikan courtroom. That is the lesson of the Chicago Conspiracy trial; that is the lesson of the Panther trials; that is the lesson of most of the student trials.

Yes, you go into a courtroom hoping that at least this time it will be different. You cut your hair (or maybe you don't). You put on a suit and tie (or maybe you don't). And you listen quietly to the evidence and you help your attorney cross examine the prosecution witnesses and you help with the gathering of defense witnesses and you wonder if the so-called liberals who are on the prosecution team. of attorneys really mean what they say as they lie to the jury and twist the facts.

And it's worth fighting in the courts on their own terms because once in a while it is different. Once in a while a judge has the courage to dismiss an unwarranted prosecution despite his political considerations. Once in a while even a biased American jury can be swung over to the side of justice and common sense by a force-. ful defense. But how can justice be anything but occasional in the Amerikan courts, particularly when an underground newspaper catering to youth and dissenting intellectuals is involved, when fifty percent of the national population is under 25 and, as in the Free Press case, not one juror was under 30?

There should not have been a conviction in the Free Press case. Look at the two sides!

In their closing arguments Deputy District Attorney Alex Kahanowicz and Deputy Attorney General Ronald George charged that all of the elements involved in the crime of receiving stolen property were proven against the defendants. They said that there was property ("Look, we have some pieces of paper stapled together. What else are these but property?"); it was stolen ("Look, this clerk said he brought it to the Free Press"); it was received by the Free Press ("Look, there was a discussion about money and there

are fingerprints of the clerk, plebaum and Kunkin"); and there was knowledge that it was stolen property ("Look, Ma! They wrote articles saying the material was secret. How could they look at these particular documents and the hair style of the clerk without being put on notice that the documents were stolen?") .

On the other hand, in his dosing argument, defense attorney Mel Albaym went over the same elements (all of them must exist for a guilty June 12, 19, 26, and July 3.)

lative authority) is a public docu- right to keep his files from pryment and not private property at ing eyes, but whether the inforall.

ment agency might not like its ac- law of property, enforceable by a tivities known, but it always has suit for conversion. In our view it been the right of newspapers to fer- does not. The information included ret this information out. At least the contents of letters to appellee it has been a recognized right until from supplicants, and office recnow, when the law against receiv- ords of other kinds, the nature of ing stolen property (diamonds, fur- which is not fully revealed by the typewriters) has

scretched to the ridiculous limits paper practicing its First Amendprinting information about governmental activities.

torney General's printed booklet giving the names paper corporation may be fined and and home addresses of Narcotics placed under probation conditions Bureau Personnel). He pointed out which might limit its effectiveness that neither document was handled or even ability to exist.) in the Attorney General's office as . The clerk, a Jerry Reznick, ac-

idence did not substantiate any of (This conclusion was also reached him. these elements. (For a detailed dis- by the court which heard the Sen- printed elsewhere in this issue.) cussion of the day by day trial tes- ator Dodd versus Drew Pearson Despite testimony that there was timony see the LA Free Press for case in which documents from Sen- great control over distribution of Albaum pointed out that a docu- ied one night by ex-employees who vealed that there were many dozment of non-commercial value turned them over to Drew Pear- ens of copies delivered to the Los which is produced by an agency of son's associate, Jack Anderson, Angeles building in which the Attorthe State of California about gov- who, in turn, was informed as to the iney General's office is located and ernmental activities and is not clast theft. The court in that case said, copies were given to stenograph-sified (that is, is not stamped "con-"The question here is not whether ers and typists for use as Christfidential" by virtue of some legis- appellee [Senator Dodd] had a mas card mailing lists with many mation taken from those files Yes, it's true that the govern-falls under the protection of the been record. Insofar as we can tell, none of it amounts to literary property, to scientific invention, or to secret plans formulated by appellee for the conduct of commerce. Nor does it appear to be information held in any way for sale by appellee, analagous to the fresh news copy produced by a wire service")

On the second element, that the of being invoked against a news-documents were stolen, Albaum questioned the many legal gaps in ment privilege of gathering and the evidence. First of all, nothing was ever missed, and no particular document was ever shown to be Albaum, in argument, pointed out missing. At best, the xerox copy of that both documents seen by the the UCLA memo was produced in Free Press were not marked as an unauthorized manner, and there confidential material. (One docu- was no firm evidence that it was ment was a xerox copy of an At-even government owned xerox paper; memorandum or that the paper itself was of sufabout an investigation into crimes ficient value to invoke a ten year by UCLA campus policemen, in-prison sentence. (The penalty for cluding burglaries and a forcible receiving stolen property is from rape; the second document-was a one to ten years in jail. The news-

confidential, classified documents cused of having intercepted a mailed and that the xerox copy, in particu-copy of the personnel roster, said lar, gave no notice on its face that in court that, in fact, he had not the pieces of paper involved "be-come across a copy of the roster longed" to anyone in particular. while handling the mail but that The natural assumption of the three copies of the roster were Free Press defendants being that placed on his desk by an unknown the "original" was safely tucked person, were there for a consideraway in a proper file somewhere). able time without being claimed (an Therefore the legal conclusion entire month!) and so he assumed verdict) and concluded that the evis that no property was involved, they were being distributed to (See Reznick's testimony

> ator Dodd's files were illegally cop- the roster, cross examination re-"extra" copies being available.

Attorney Albaum pointed out, in addition, that there was strong reason to believe that the testimony of Jerry Reznick was coerced testimony because he was threatened with consecutive state prison terms if he did not testify for the prosecution. Albaum also said that Reznick was being inadequately, and wrongly, represented by an attorney just out of the District Attorney's office who had been there while the case against the Free Press was being prepared and that the circumstances surrounding the removal of the documents (they were evidently mailed out of the office by some unspecified person or persons other than Reznick, whom the prosecution did not present in court, either as defendants or witnesses) including their clouded status as property did not give legal substance to the admissions of Reznick.

Furthermore, and this is perhaps the key element in the case, even if there was property and even if Reznick's statements are taken at face value, that would have no bearing on whether the Free Press criminally received the documents and had any knowledge of a prior theft.

First of all, Reznick represented himself to the Free Press as being an employee of the Attorney

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General's office. As far as Free. Press writer Jerry Applebaum knew, Reznick was entitled to have the documents in his possession. (In fact, Applebaum at first wondered if Reznick was a narcotics agent himself.)

In addition, Reznick testified that, from the very beginning of the talks with Jerry Applebaum, he made clear he wanted the documents back and that all discussions about payment involved the information on the pieces of paper, not the sale of the documents themselves. Therefore, Reznick's testimony itself makes clear the crucial point that there was neither a purchase of anything or a "receiving," only a seeing of information.

Reznick also reported to the court that in all of his conversations with Jerry Applebaum, it was clear that Applebaum did not make any promises about payment or use of the information; he merely handled the documents to authenticate them and then passed them on to an editor. Testimony by Free Press business manager Fran Troy further revealed that Applebaum could not make commitments for the newspaper since at the time of these discussions he was still a free lance contributor and not a staff member.

And by its publication of the information in the two documents, the Free Press publicly stated that it had seen the documents. The Free Press certainly did not engage in the "concealing" or "withholding" normally associated with guilty knowledge of a criminal theft.

The prosecution made much of the fingerprint evidence, but there was no evidence to disprove the fact that my fingerprints got on the roster in the few minutes that I examined it for authenticity before returning it to the editorial department. (I certainly didn't have that "dominion" over the document that the prosecution claimed was a "receiving" because I knew the condition of our seeing the document was its eventual return).

And if the jury paid actention to my statements in the Free Press or on the television program which the jury heard, it should have been clear that right from the beginning (and to this day) it was my belief that these were public documents about governmental activity which a newspaper is entitled to extract information from under the First Amendment provisions of the US Constitution. From these same sources, and from Reznick himself, the jury certainly also knew that I had never met Reznick or even knew his name until the court proceedings began, and thus could have had no "actual knowledge" of a prior theft.

Thus, Albaum concluded, in relation to the defendants in the Free Press case, none of the elements in the case were proven beyond a reasonable doubt, and particularly those of criminal knowledge and intent

-When the jury delivered its verdict, Jerry Applebaum said to the court, "Wouldn't it be proper now to lower the flag and raise the Nazi swastika?" I said, in my anger, that we were not criminals; the jury and prosecutor were the real criminals!

What happens now is that on August 28th we go up for sentencing. (Before that we, as convicted fel-

ons, have to speak to the prohation department where we'll tell them that, despite the trial, we still think we're innocent and acted properly in looking at the documents). On that day we'll also ask Judge Ackerman for a new trial based on the fact that the jury obviously did not return its verdict on the insufficient evidence presented to them.

Then, if there is no new trial set (and there will be a lot of political pressure on Judge Ackerman to deny a new trial) we begin the long road into the appeals courts.

By our conviction the prosecution has established a new right of the government to privacy. From now on any government agency or public official who wants their activities concealed can simply accomplish this by threatening a newspaper with criminal prosecution. All journalists must hereafter confine themselve to the official press releases of the various agencies. We will, therefore, rapidly move to a total government control and management of news.

Unfortunately, the mass media have not as yet woken up to the significiance of the Free Press trial which has just concluded. Up to this point, all they have wanted to tell the public is that somehow we are only on trial for publishing the roster of narcotics agents. Well, that is not true; publishing had nothing at all to do with the charge against us, and should have had nothing to do with the verdict because the judge gave a specific instruction on this to the jury. (We can assume, however, that the jury, in fact, did convict the Free Press because of our anti-establishment editorial position as there were no other grounds in the evidence itself. And if that is true, there should be a new trial.)

What is to be done now? I will be making myself available to speak to university and community groups around the country in order to educate people as to the significance of the case and also to raise money for the defense attorneys. (They have had to take out personal loans to maintain themselves through these long weeks in court).

Jerry Applebaum has announced himself as a candidate for Attornev General of the State of California and, while his campaign itself may not be very together, he is probably pointing out the way that anti-establishment forces must move. It's a losing battle in the courts alone (where even if you "win," the defense takes money and precious time), and it's a losing battle in the streets alone. What's needed is an integrated struggle which is aimed at taking away the institutions of power from those who presently control and abuse them in defense of their privileges. And if we need to have political action of a new type to do this, then that's the way to go. But it must be seriously done with much forethought.

Perhaps the jury voted as it did in an effort to crush dissent. If that was their intent, they are in for a surprise. When young people and intellectuals throughout the country hear of this terribly unwise and unwarranted repression, it will be as if fuel is added to the fire of our time. Revolution may bring about counter-revolution also brings about revolution!



'J'Accuse!' says Free Press publisher Art Kunkin Photo by Allan Zak



On January 27, 1969, KUNKIN was acquitted in Los Angeles Municipal Court on charges of Interfering with a Police Officer, in connection with police arrests at a "love in" at Elysian Park.

Some printing for KUNKIN is done by Alfred's Newspaper Printing Company which is located at 14921 Proctor Street, City of Industry, telephone number 330-1601. Records of the Southern California Edison Company indicate electrical service at this establishment was signed for on December 2, 1969, by ARTHUR G. KUNKIN, 7813 Beverly Boulevard, Los Angeles, California, telephone number 937-1970. His partner was identified as

The "Los Angeles Free Press" is an avant-garde newspaper that is generally considered anti-establishment in tenor. Its Classified Want Ads Section regularly solicits items devoted to free love and sexual activities solicitation.

The following are copies of the Classified Ad rates and samples of the advertisements for pornography which appear in the November 13, 1970, issue of the "Los Angeles Free Press":

b6 b7C THE OURSE assified (This information is for our files and will not be published.) 7813 Beverly Blvd. Los Amgeles cannot be mixed on the same line with standard type. Calif.90036 (ILLEGIBLE ADS WILL NOT BE ACCEPTED.) provide box numbers.) BOLDFACE-17 UNITS CAPITALS-20 UNITS 7813 SO_T Los Angeles, California 90036 (published weekly) NAME STREET (Please SOME CAPITALS 27 units long A regular line is 31 units long Beverly ANGEĻES print clearly) THE ABOVE EXAMPLE AD I have enclosed œ This is a renewal. ≥ NOTE: Sure Fress converted in order to 14bel, in order to 14bel, an APO/f WOULD COST...\$3.00 Since a lot of us can't round up \$6.00 all at one time, enclosed \$10 for Boulevard FREE (circle \$6 for a one-year PRESS rs, any correspondence you may have ning your subscription, please attach expedite handling.
PO address pay regular prices, paper and worl STATE 2-year subscription attach to the following gift card. Sign SUBSCRIB America, please \$4.15. Always subscription .0 as my gift, and the card from: (104 issues). (52 issues add s sen 1 \$2.60 nd U.S. \$3.00

Standard type: \$1.00 for the first line and 50¢ for every line thereafter. There are 31 units per regular line. A unit is a letter, number, a space between words, or a punctuation mark. There are 20 units in a line of all CAPITALS.

BOLD FACE TYPE: \$1.00 per line. There are 17 units in a line of Upper or Lower case BOLD. BOLD FACE TYPE

To run ads continuously, just enclose the amount to correspond to the number of desired insertions. (We do not bill.)

PERSONAL ADS involving a liaison between persons, couples, or groups, will NOT be accepted with telephonematics. An address or box number is required. (We not

We reserve the right to edit or reject copy which we consider to be in poor taste, or which might result in legal action.

REJECTED or CANCELLED copy takes at least three weeks to process and there will be a Service Charge of \$1.00 per ad.

DEADLINE NOON MONDAY

ALL ADS must be delivered and paid for in person or by mail before 12 NOON Monday to appear in the following Friday's edition. NO cancellations or copy changes after Noon Monday.

Bold Face Title...\$1.00 -First Line of Copy ... \$1.00

Each Line Thereafter is 50c

For your protection; send check or money order only

Los Angeles Free Press



For the list of companies that offer those special nude photos, films, and catalogs, send \$5.00 to STONE-Z, 1650 Winona Blvd., #4, L.A., Calif 90027.

PORNOGRAPHY

Your name sent to numerous Scandinavian dealers of hard-core pornography that send out free illustrated catalogs. \$2.00 to GP-1, 965 N. Danville, Abilene, Tex.

PORNOGRAPHY
Where You Can Get It
List of 70 Danish & Swedish mail
order dealers of hard core porno.
who offer FREE color catalogs. \$2
cash only to: OLAF, 525 N Laurel
Ave., LA, Ca. 90048. State you are
over 21.

MALE NUDE "ACTION" PHOTOS, Color slides and Movies. Send \$2. for the WORLD'S LARGEST Male Nude Catalog (40 PAGES) plus Blic Sample. State in writing you are over 21 years of age. MIKE DIAMOND PRODUCTIONS, PO Box 2927, Dept-F, Hollywood, Ca. 90028

"ORGY ACTION" Beautiful Couples doing their thing! Guys & Chicks freaking out—together—NUDE & UNCENSORED! Send 25¢ for ORGY Magazine Catalog. You must state in writing you are over 21. SIN-CLAIR-DIAMOND STUDIO, Dept-F, 1350 North Highland Avenue, Hollywood, California 90028.

TIRED OF PHONIES
ON PORNA
For the real thing, 8MM films, magazines, books, & etc. Guar to be what you are looking for. For samples & info. send \$1.00 to: BJD Box 98, Ontario, Ca. 91764. Must be over 21.

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Danish wholesale dealer offers you his catalogue, discreetly mailed. Would you like to know what we've got? IT ALL! The real thing, far below US prices. Send\$1, cash only, for air mail and handling to: SJAK, Dumpedal, 4340 Tollose, Denmark. State that you are over 21.

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For the private collector of male duo action photos! NEW! Never published nor will ever be published; handsome guys, both butch and pretty boys together in every conceivable position of male love making. 16 exciting guys in 8 beautiful 5x7 photos. Send \$5.00 for this rare combination to COASTLINE, P.O. BOX 36012, L.A., Calif. 90036 Fully guaranteed! Signed statement of over 21 a must.

MALE ACTION DUOS

COLOR CLIMAX MAGAZINES - NOW \$7.50 EACH

Now you can get those fantastic, 32 page, full-color, Danish Color Climax magazines for only \$7.50 each. 3 for \$20.00.

All orders are mailed to you first-class from the U.S.A., not Denmark. Delivery absolutely guaranteed.

Order any Color Climax magazine from number 1 through number 36 and watch how fast your order is in your mailbox. Also, famous Color Climax films in Super 8 are available for \$40.00 each.

Act now, while they last.

BARRON'S

340 Jones Street, Suite 343 San Francisco, California 94102

Adults only! You must be at least 21 and so state in your order.

TYPICAL ADVERTISEMENTS FOR PORNOGRAPHY APPEARING IN LOS ANGELES FREE PRESS

In the April 3, 1970, issue of the "Los Angeles Free Press", Mr. KUNKIN made some comments in response to criticism of the newspaper in several areas, including advertisements of a sexual nature. A copy of his comments follows. Mr. KUNKIN also appeared before the Commission on Obscenity and Pornography, and his comments are noted:

Free Press critics have their say

filling a promise made preusly to some individuals tical of the Free Press, Art akin, editor-publisher of the Angeles Free Press held open meeting at the Beverly aleau Monday night so readcould offer objections and as on how to improve the ee Press. The meeting was dicized in a Free Press

icle last week.
The meeting was attended by but 60 persons of the estited 250,000 who read the ee Press. Tom Ritt, "resint theologian" of KPFK and accasional contributor to

at theologian of KPFK and occasional contributor to a Free Press, moderated what med out to be a vigorous of loud session. As one partipant, writer Todd Everett inted out, however, "This is neeting dominated by the most tspoken critics of the paper; any who would have had kinder d gentler words did not

Three main subjects were ought up as focal points of iticism; sex ads, how Free ress editorial content is conolled, and scope of news overage.

me."

Those who came forth to air eir grievances were a mixed oup of eld leftists, women's peration advocates, Gay perms, dissatisfied former writes, student peace groups and ree Press staff members hany of whom responded to dividual points of criticism fecting their own work).

fecting their own work). Those representing Women's iberation were probably the ost visible, the most numeris and the most vocal in atndance. Calling for an end "sex-ploitation" ads which ey consider to depict women demesning and offensive ays, one lady presented sames of art and art work to hich she objected. Two other a woman, eople. one ommented that they felt the ree Press would be censoring ee speech if such ads were

scontinued.
Several of the people at the eeting voiced the question, so the Free Press intended be a movement pape.?"

each the editorial department ith_information, and a same-

to week. There was criticism from both left and right on these questions, with one man speaking about the need to cover the California Democratic Council more thoroughly and another speaking about the need for more coverage of the Student Mobilipation Committee

dent Mobilization Committee, In response to many of these suggestions Art Kunkin agreed to run a readership survey ballot in a forthcoming issue, add more reporters to the editorial department to improve the coverage of hard news, and to see that the overlooked stories specifically mentioned at the meeting were adequately covered in the future. The purpose of the readership survey would be to get a large sampling of reader opinion on editorial and advertising policies as well as to find out who reads the paper. It was agreed that the results of such a poll would be pub-

lished in the paper.

In response to a voiced criticism that the Free Press was getting to be like the L.A. Times and the Examiner, the publisher pointed out that those institutions were not known to call public meetings where critics could confront the writers and publisher. He observed that the Free Press was started not to voice the opinions of one man but with the intent of providing a place where all concerned with developing alternative politics and culture could have their say. In this sense the Free Press can be considered to be a movement paper but it is not and should not be a mouthpiece for any particular organization. Where ":novement" or organizations act questionably, it is the frankest kind of criticism which is most helpful, not the concealment of wrong.

The publisher told of the hand to mouth existence at the beginning of the paper because of inadequate finances and how this resulted in an instability impossible hours. of staff, threatening the very existence of the paper, and greater inability than presently to really cover the news of the community. He said that his answer to these problems was to run the paper like a business which paid its own way so that it would be a stable part of the "movement" and be able to respond to needs as they develop: in the years to come. In response to those who spoke of the "sameness" of the paper from week to week, he

observed that the paper was

like a picture frame filling up

each week with the activities

of the community, and that the

point was to "survive" through

times when little seemed to be

happening and we were just observing molecular developments (that, too, having its importance) to those times of a Century City demonstration, a Watts Rebellion, or a great journalistic expose where everyone would once again appreciate having a progressive communication format in the com munity. Meanwhile, the paper goes along listing all sorts of organizational and cultural activities in the calendar and through advertisements, reporting on the community, and advancing notions of alternative culture and politics.

would try to respond to their criticisms and agreed to meet with and help a woman who has plans to start a Women's Liberation publication in Los. Angeles. He observed in connection with a discussion of the the paper that he planned to publish the details of an agreement he is working out with the Free Press staff on questions of wages and hours which includes such provisions as a \$3 hourly minimum wage, ful-

ly prepaid medical and dental

plan, and agrievance procedure

which provides for an arbitra-

tion panel of movement leaders

to intervene with full decision

making powers in cases of dis-

agreement between the publish-

er and staff. He said that he

would be willing to listen to

anyone who had a serious plan

In response to Women's Lib-

eration, the publisher said he

to finance the goals of the Free Press without resorting to advertising, but doubted that such a plan would materialize. Considering the critical nature of the individuals who artended, the meeting ended on a very positive note with a feeling of some accomplishment. Plans are now being made

to implement the promises voiced at the meeting, inclusing the readership survey and the hiring of additional reporters.

Obscenity

Statement of Arthur Kunkin, Editor and Publisher of The Los Angeles Free Press, before the Commission on Obscenity and Pornography, meeting at the Los Ange-

Ladies and Gentlemen of the Commission:

les City Hall, May 4, 1970

From the vantage point of being the publisher of the first and largest of the so-called underground newspapers in the United States, I want to focus on two special areas in this presentation. First, to what extent do the present laws on pornography and obscenity contribute to the sense of social revolt among youth, and, secondly, to what extent do these laws provide a means for local authories to suppress legitimate pol-

d differences? believe that these questions directly related to the purposes of this commission which is charged by Congress with the determination of "whether such (pornographic) materials are harmful to the public" and to study the "causal relationship of such materials to antisocial behavior." Phrasing the questions as I have will hopefully aid the Commission in arriving at the truth of the matter and will, perhaps, aid the Commission in understanding whether it is the pornographic materials under discussion or it is the attempts to suppress pornography which are more harmful to the country.

Commission

I believe that the Commission ·must link its study and work in the area of pornography to the study and work being done in the area of lowering the voting age from 21 to 18. The voting age is not being lowered merely because this country is sending young men of less than voting age to die in war; that argument is only a blunt way of summing up a whole range of situations in which there is a difference between what is expected of young people today and the way the laws of a different era define immaturity and the prerequisites for full citizenship.

The fact is that given our modern electronic network of information-communication, the young people of today cannot be compared to the young people of any other time. For example the young of even 100 years ago could only know about sex and human relationships between men and women by observing the conduct of their parents, their parent's friends and the adults in the immediate neighborhood. Even those children of wealthier social-economic groups which travelled more extensively were sheltered by the limited means of information propagation from the sexual facts of life as well as the other realities of adult concern.

nears Freep

The situation today is quite different. A young person sitting in front of a television set at home, a movie screen in a theater or a schoolroom, by walking down Sunset Strip or the Main Street of any large American city, or by looking at a modern magazine. newspaper or encyclopedia while completing a homework assignment is faced with anthropologically comparing the customs of an African tribe and Western cowboys, perhaps viewing the agoniz-. ings of a President Nixon or an Ex-President Johnson over Vietnam and Cambodia (and did the Warren Commission really find out the truth about the assassination of President Kennedy?), the sexual and social customs of a conceptualized non-human society in a space opera, the cruelties of criminal society in a detective story, and a vast range of other information from news broadcasts about the immediate social tensions and problems in every country of the world. For example, a young teenager who heard today that I was going to speak before this Commission said, "Ask them one question. Ask them if the legalization of pornography in Denmark resulted in an increase in rape."

It is not simply a quantitative increase of information. By being forced to compare, assimilate and relate this flood of information to what is already known, rapidly and continually, the human mind matures faster and may even think more honestly today than

humankind has ever before known in its history.

This information explosion, this mind expansion is obviously related to the relationship of pornography to the young person, and to many adults as well. The young American today knows more about sex and its place in human relationships than perhaps any other comparable group in human history, and knowledge creates a thirst for more knowledge. In this situation censorship laws which had as their original intent the guiding of the immature mind of another, simpler era not only

fail to be effective from the point of view of society but create a resentment which contributes to what we see happening today on the high school and college campuses of our country.

Lowering the voting age is correctly seen as reducing the legitimate grievances of a powerless group which feels as knowledgeable as franchised adults. But lowering the voting age will resolve little unless the other laws which deal with the youth of the 1970's as if they were the same as the youth of 1900 are also brought up to date.

With the honesty that comes from their extended knowledge, the young people of our time have a totally different definition of pornography and obscenity than previously accepted. They do not see anything at all obscene about the human body or knowledge of the human body. They ask you of the older generation mockingly, "How could God have created an ob-

scenity?"

Yes, there are things that are offensive to these sophisticated young people, and offensive is to their way of thinking the true synonym for the word "obscene." For their twentieth century minds it is obscene, it is offensive to be untruthful, to censor, to conceal knowledge for the sake of obtaining or retaining power over other people; to them it is offensive, obscene to kill people in Southeast Asia for tungsten reserves and the financial interests of large corporations while mouthing words about democracy and selfgovernment. Yes, the young people have a morality and no one has to fear that changing our existing laws about pornography would result in a world without morality, in a world without ethics.

I am not asking you to simply accept my word about this or that the young people of the nation are as I have described them. You can find out for yourselves. Listen to the music that the young listen to, the music of Dylan, the Beatles, Joni Mitchell, John Sebastian, the

Rolling Stones, Joan Baez. Go to see the films Woodstock, Easy Rider, Midnight Cowboy, and The Graduate. Read Allen Ginsberg, Allen Watts and the underground press. I ask you to look at the new culture, take it seriously, the lyrics and the rhythms, and listen to the young people themselves instead of only to the sociologists and the academic experts. It is all there! The America of the young is not the America that you of the Commission 'necessarily know. and if you are going to fulfill your obligation to Congress and to the nation you are going to have to

open your eyes and ears and perhaps your heart as well.

This Commission will frankly not have fulfilled its function unless its members freely and without excessive publicity go to high school and college campuses and speak to the young people. Ask them what they think about the censorship which prevents them from seeing Woodstock or Easy Rider. Ask them if they think this is wise, this attempt to conceal from a generation that culture which the generation itself has created? Ask them if they resent this censorship, if any resentment felt is connected to the campus disturbances, if their resentment over this censorship has led them to question the sincerity and values and wisdom of their government? Ask them to define obscenity, morality and ask them how many four letter words they know and if a four letter word or the sight of an unclothed body will be disgusting to them and lead them into a life of depravity or crime? Of course, I am presuming that the Commission has not already sought out the young of our country in this direct manner. L hope that I am wrong and that the Commission has had the wisdom': and foresight to extend its sources of information beyond presentations at the City Halls of the country.

Before I conclude I want to spend a few moments on the second question I raised: to what extent do the present laws on obscenity provide a means for local authorities to attempt to suppress legitimate political differences.

First, let me say that pornography laws don't work today. Look at the bookstores and motion picture theaters of Los Angeles today if you doubt that. It is not only the Supreme Court decisions which leave the pornographers free to exhibit their films and sell their books while their trials are pending; more fundamentally the Supreme Court only acts as it does because much of the country, and particularly the young, are questioning censorship and advocating

the extension of democratic free doms.

It is a situation very analogous to what prevailed when the government attempted to prohibit alcoholic beverages; if the people don't agree, if the people still attempt to obtain and consume the forbidden products, the people will prevail even if the laws have to be rewritten or politicians removed from office.

Large numbers of people today approve of increased knowledge about sexual matters and are even concerned that their children obtain levels of sex education that are forbidden by law and practice today. Given these conditions the laws and practices relating to films and written materials about sexual relations must and will change and we will hopefully remove these matters from the commercial interests which promote salaciousness and a degradation of the human body to where a high school can show a meaningful and true film about the sexual act. The very existence of this Commission is proof that these concerns have even reached the highest levels of government. As my newspaper has observed, even Spiro Agnew has children, and Kim Agnew, his young teen age daughter is obviously contributing much to her father's knowledge about the changing world he lives in.

No. the obscenity laws don't work anymore and Humpty-Dumpty ! can only be put together again if the whole society is put under the thumb of an autocratic and -, dictatorial government. Meanwhile, the law enforcement agencies must feel nowadays like the little boy who is trying to restrain the power of a reservoir with his finger. In fact, my observation is that all over the country the obscenity laws have not substantially interfered with the production or distribution of wholly salacious material (and, of course, there is a great problem in defining "Wholly") but have been used in large part to suppress political and literary journals which have as part of their concern the challenging of sexual

taboos and the changing of law in this area.

In other words, I am charging that one of the primary uses, if not the primary effective use. of our existing obscenity statutes. is to allow law enforcement agencies to attempt a censorship of unpopular political and literary expression which they could not otherwise suppress given existing constitutional protections. The law enforcement agencies wait for their opportunity to see an allegedly sexually offensive article or advertisement, bring the usually underfinanced publications into court and compel them to hire lawyers and expend valuable time in defending their publication rights. The fact that in almost all the cases the publications are eventually vindicated in court does not adequately reveal that the financial harassment often forces the publication to shut down and discontinue advocacy of its unpopular views-which is what the local law authorities had in mind in the first place, of course.

Pornography and obscenity laws are now on the books because the religious and political powers that wrote them into existence used them as a means of social control over the population. The theory was that if you had strict and firm authority in the family and over sexual relations there would be a recognition of authority and social stratification throughout society-and it was a theory that. worked for much of human history. Well, many people, and par-. ticularly young people, are upset with the social stratification that exists in our modern affluent society. They are increasingly challenging the old means of social control and the places reserved for young people, women, minorities and ordinary working people. Either the government responds to these new challenges and changes the many laws involved, whether they relate to obscenity, abortions, the role of students in school, etc., or the government is going to continue to be in trouble with its own citizens.

Thank you for listening.

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LOS ANGELES FREE PRESS

Advertisements for the sale of pornography continue to appear in the LOS ANGELES FREE PRESS, Los Angeles, California. Newspaper policy of San Francisco and Santa Monica, Calif. newspapers regarding advertisements for adult films and pornography set out. Postal Inspectors at Los Angeles are currently making test purchases of material advertised in the FREE PRESS. AUSA Los Angeles, desires no further FBI investigation at this time.

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DETAILS:

AT LOS ANGELES. CALIFORNIA:

Ehis document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI, and is leaned to your agency; it and its contents are not to be distributed outside your agency. This is in answer to your request for a check of FBI files.

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A review of the weekly issues of the LOS ANGELES FREE PRESS reflects it continues to carry advertisements for the sale of pornography. Following are typical ads appearing in the 1/22/71 issue:

Los Angeles Free Press

January 22, 1971



ORGY GUIDE
GET SOME FLESH! SEX-FILLED swinging groovy places to go in LA. and S.F. Have a ball; get yours. Rush \$2.00 today to: ORGY GUIDE Box 48337-FP, Hollywood 90048

ADULT BOOKS Plus catalog of those hard - to -get novelties. Send 25 cents for both. If over 21, to Galaxy Bookstore, 5464 Santa Monica Blvd., L.A. Calif. 90029

UNSHOCKABLE ADULTS Promise to keep our catalog from minors & send \$1 to: Micnan's, 6311 Yucca St, L.A. 90028 & get on big list. State U R 21.

PORNOGRAPHY

Your name sent to numerous a Scandinavian dealers of hard-core pornography that send out free illustrated catalogs. \$2.00 to List, 965-B, N. Danville, Abilene, Tex. 79604

PORNOGRAPHY Where You Can Get It list of 70 Danish & Swedish mail price dealers of hard core porno, who offer FREE color catalogs. \$2 cash only to: OLAF, 525 N. Laurel Av., LA Ca. 90048 State you are over 21.

PORNOGRAPHY LEGAL!

Stop looking! Get Judge's Porno Ruling, our Super Sex Package & Your Name on our Mailing Lists! \$1. processing fee Socks it to you from HOLLY.VILLE, Box 3421, Hollywood, Ca. 90028, R U 21? Signature a must! State interests

COLOR MAGAZINES

Exclusive and strong Danish color magazines in the best quality only \$3/copy. Airmail \$1 extra/copy. Quick and discreet delivery against payment in advance when you state you are over 21 years old and send it in your order to B.B.C., Box 60, DK2700, Bronshoj, Denmark.

ADULT PHOTOS, Films, Books, Magazines: Illustrated Catalogs, 25 cents. Viking Imports, Dept. FP, 406 S. Second St., Alhambra, Calif. 91802 (Over 21).

> PORNOGRAPHY FROM DENMARK

Danish Wholesale Dealer offers you his catalogue. Would you like to know what we've got? IT ALL! The real thing, far below US prices. Not ONE dissatisfied customer-hundreds of re-orders? Send \$2, Cash only, for air mail and handling to: SJAK, Dumpedal, 4340 Tollose, Denmark. You'll get a bunch of material. State age & special interests if any. Dealers Apply.

The following newpaper article in the Los Angeles Times issue of 12/20/70 concerns the policy of 2 San Francisco papers policy on running sex-film ads. addition, the Santa Monica Evening Outlook issue of 2/18/71 concerned its adult film ad policy:

2 S.F. Papers Feud on Running Sex-Film Ads

Examiner Rejects Publicity of 'Moral Polluters'; Chronicle Ridicules Move

BY DARYL LEMBKE

Times Staff Writer

This city's two daily newspapers are in a new donnybrook over how much advertising to run for sexmovie houses.

Indignant over the proliferation of so-called "skin-flick" theaters, the San Francisco Examiner announced in a lengthy editorial last week that it would accept no more ads from such places.

"We can no longer permit our advertising columns to be exploited by the panderers of moral pollution," the Examiner explained.

Since that day, the evening Examiner, which has in the past proclaimed itself the city's "decent newspaper" to contrast with the often racy morning Chronicle, has had a greatly reduced selection of movie advertisements in the amusement section.

The Chronicle came back with a blistering editorial by editor Scott Newhall. He complained:

"What is utterly disturbing is the fact that a newspaper of even moderate daily circulation should debase the coinage of the American free press by refusing to print advertising for these woebegone enterprises without even looking at or considering the merit of the actual advertisement."

. Censorship

The Chronicle went on to call the rival paper's editorial "journalistic dung" and questioned whether the Examiner would next refuse political advertising from candidates with whom it disagrees. It charged its rival with censorship.

The Chronicle also claimed that in spite of its an ctimonious position, a Examiner still stood to enefit from sex-movie ads that continue to run in the Chronicle. Since merging their printing, advertising and circulation departments in 1965, the two papers evenly split all advertising revenue from both papers.

The editorial departments are still separate. They fiercely compete and call names in the tradition of the old newspaper wars before the turn of the century. The papers are separately owned, the Examiner by the Hearsts and the Chronicle by the Thieriot family.

Fee for Charity

The Examiner hastened to print a stinging rebuttal in which it explained that it had intended to donate its share of the Chronicle advertising of pornographic movies to charity.

It had now changed its mind, the Examiner stated, and would instead present the money to the Chronicle "for its own peculiar purposes."

Retaliating for Chronicle columnist Herb Caen's frequent reference to the Examiner as the "brand X paper," the Examiner described the Chronicle editorial as "typical brand Sex style."

Meanwhile, Police Chief Alfred Nelder asked the Board of Supervisors for an ordinance to crack down on the "skin-flick" houses by requiring that they obtain a permit from his department. He said Los Angeles already had a permit 'system and that one man rejected for a permit in Los Angeles was now running movie theaters in San Francisco.

Mayor Joseph L. Alioto entered obliquely into the scrap between the newspapers by denying that San Francisco was "the smut capital of the nation," as claimed in the Examiner.

He said Los Angeles outnumbered San Francisco in pornographic movie

--3-

houses, 50 to 27, and in arcades, 75 to 6, and in bars where pornographic movies are shown 100 to one.

Examiner editorial writer Jack Castel said the paper had received about 100 letters and telegrams regarding its ban on ads, most of them agreeing with the position.

His publisher, Charles Gould, was asked how the Examiner would decide which ads to reject.

"That's very difficult," he conceded. "We explored all approaches to what we think is a meaningful problem and finally. decided to arbitrarily eliminate all theaters deliberately appealing to prurient interests. Quite a number have sprung up in the last few years. They grind out a film and put it on in a backroom."

Ad Screening

He said that when doubt arises, he or his movie reviewers, might view the film to judge whether an ad should be accepted. Ads will still be run for established theaters, even though their movies may be far from Victorian, Gould said.

He explained that the Examiner had been tightening its standards on movie ads for three years while trying to keep the restrictions constitutional.

Gould said the paper would probably pay the Chronicle only about \$7,500 a year as a refund for its share of the revenue from risque movie ads which run in the Chronicle but not in the Examiner.

John Wasserman, a Chronicle movie critic who was attacked in an Examiner editorial for his testimony as an expert defense witness in trials of sex-movie house operators, said the state law defining obscenity was yague.

Conviction for violation requires proving that the matter "exceeds customary limits of candor" and "is utterly without redeeming social impor-

tance."

"Who knows what those phrases mean?" Wasser-

man asked.

As for the Examiner's scornful labeling of his testimony as "the Wasserman test," the movie critic shot back: "All my friends are envious of me for get-(ting attacked by the Examiner. It's like being attacked by Martha Mitchell."

EVENNIEMENTOOK

1540 Third Street, Santa Monica Published Daily Except Sunday by United Western Newspapers, Inc.

ROBERT E. McCLURE
Chairman of the Board

DEANE FUNK
Publisher & General Manager

R. D. FUNK Editor & Managing Editor

MRS. J. D. FUNK.
President

Editorial Page

Our Adult Film Ad Policy

are so against pornography in movies that you shouldn't advertise it in your entertainment section."

This is a woman reader's letter to the editor received earlier this week, and it's not surprising. But it shows some confusion.

Although the letter writer didn't so state, it seems apparent that she is criticizing the fact that we accept adult movie theater advertisements while, at the same time, we are publishing an extensive series of articles on the "hard-core" adult movie industry.

Our articles, however, do not express a point of view. They are the result of a two-month investigation into this expanding industry, and their purpose is to inform the readers about a highly controversial social development.

We have expressed on our editorial spages in the past our disapproval of the spread of obscenity in recent years, and of Supreme Court decisions that have permitted this to happen. And we don't approve in any way of the material being offered the public in adult movies theaters, and in books and magazines, as a result of these decisions.

However, the purpose of our series is not to influence the public to be for or against this material. We believe an informed public will make its feelings known when it has the facts upon which to act.

In the meantime, the Santa Monica city attorney's office has not seen fit to

interfere in a legal sense with the operation of any of Santa Monica's five adult movie theaters, all of which are showing hard-core material. Therefore, we have no right to "censor" these businesses by refusing to accept their advertising. We might not agree with a political candidate's position, either, but that doesn't entitle us to reject his advertising, or to refuse to publish in our news columns his positions and ideas.

It should be remembered that many readers apparently want the kind of information contained in these film advertisements, or they wouldn't respond to it by paying the high ticket prices to see what is being shown.

One of the hard-core producers highlighted in our series of articles described Fresno authorities as "not very bright" for trying to take legal action against material being shown in one of his theaters.

Here in Santa Monica, it might not prove to be "very bright" to try to enforce existing anti-obscenity laws, but we believe the public would approve a test case involving one of the theaters in Santa Monica — even if it took months or years of litigation up through the appellate courts.

When and if such a case is brought, we will review our current policy of accepting advertising from these theaters.

In the meantime, we will continue to eliminate from the advertisements certain phrases and/or photographs that we believe the great majority of our readers would find particularly offensive.

On 2/26/71, AUSA advised he did not desire an interview of the advertising manager of the LOS ANGELES FREE PRESS. He noted their advertising policy appeared similar to other newspapers including legitimate Santa Monica and San Francisco newspapers. In addition, the FREE PRESS is milder in content than many currently in distribution.

AUSA advised the postal inspector's office has a current investigation going regarding the FREE PRESS and it appeared that any prosecution which might be considered in the future, would be handled as a postal violation of sending obscene material through the mails.

On 3/4/71,

advised his office is currently conducting investigation into the advertising of obscene matters in the FREE PRESS.

He said Inspector is handling the case, and is making occasional test purchases of the material. If it is determined that hard-core pornography is sold through the mail in these advertisements, prosecution will then be considered by the United States Attorney. He said his investigation indicated the mails were being used exclusively in this matter, so that proper jurisdiction would be with the Post Office.

This matter is being closed at Los Angeles since it is being handled by the Post Office since they have primary jurisdiction involving distribution of pornography through the United States mail.